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IN THE SENATE

SENATE BILL NO. 1192

BY STATE AFFAIRS COMMITTEE

AN ACT RELATING TO BINGO AND RAFFLES; AMENDING SECTION 67-7701, IDAHO CODE, TO CLARIFY THE PURPOSE AND POLICY RELATING TO BINGO GAMES AND RAFFLES; AMENDING SECTION 67-7702, IDAHO CODE, TO REVISE A DEFINITION; AMEND-ING SECTION 67-7704, IDAHO CODE, TO CLARIFY THE QUALIFICATIONS OF BINGO-RAFFLE ADVISORY BOARD MEMBERS AND TO REMOVE OBSOLETE LANGUAGE; AMENDING SECTION 67-7707, IDAHO CODE, TO CLARIFY THE ASSESSMENT OF A CERTAIN CIVIL PENALTY, TO REMOVE PROVISIONS RELATING TO AGE REQUIRE-MENTS TO PLAY CERTAIN BINGO GAMES AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 67-7708, IDAHO CODE, TO REMOVE OBSOLETE LANGUAGE AND TO REMOVE LANGUAGE RELATING TO PRIZE MAXIMUMS; AMENDING SECTION 67-7709, IDAHO CODE, TO REVISE PROVISIONS RELATING TO THE ACCOUNT-ING, USE, DISBURSEMENT AND AUDIT OF BINGO PROCEEDS; AMENDING SECTION 67-7710, IDAHO CODE, TO CLARIFY PROVISIONS RELATING TO VIOLATIONS AND ASSESSMENTS OF A CERTAIN CIVIL PENALTY, TO PROVIDE A CIVIL PENALTY, TO LIMIT THE NUMBER OF RAFFLES PER NONPROFIT ORGANIZATION PER YEAR, TO PROVIDE AN EXEMPTION TO THE YEARLY RAFFLE LIMIT FOR HIGHER EDUCATION INSTITUTIONS IN IDAHO, TO REVISE AND TO PROVIDE ADDITIONAL REQUIREMENTS RELATING TO THE NET PROCEEDS OF A CHARITABLE RAFFLE, TO PROVIDE REQUIRE-MENTS RELATING TO CHARITABLE RAFFLES IN WHICH THE FAIR MARKET VALUE OF THE PRIZE OR PRIZES EXCEEDS A CERTAIN DOLLAR AMOUNT AND TO PROVIDE AN EXCEPTION AND RECORDKEEPING REQUIREMENTS FOR SUCH EXCEPTION AND TO PRO-VIDE ADDITIONAL AUDIT REQUIREMENTS FOR CERTAIN RAFFLE EVENTS; AMENDING SECTION 67-7711, IDAHO CODE, TO REMOVE THE REQUIREMENT THAT A COPY OF A CERTAIN LICENSE BE FURNISHED TO THE COUNTY SHERIFF OR CHIEF OF POLICE BEFORE A BINGO SESSION OR GAME OR RAFFLE IS CONDUCTED AND TO REMOVE PROVISIONS RELATING TO A SPECIAL COMMITTEE; AMENDING SECTION 67-7712, IDAHO CODE, TO GRANT THE STATE LOTTERY THE DISCRETION TO SUSPEND OR RE-VOKE A LICENSE FOR CERTAIN VIOLATIONS, TO REVISE PROVISIONS RELATING TO THE AUTHORITY TO INVESTIGATE THE OPERATION OF CERTAIN GAMES, TO REVISE PROVISIONS RELATING TO VIOLATIONS AND PENALTIES AND TO MAKE TECHNI-CAL CORRECTIONS; AND AMENDING SECTION 67-7715, IDAHO CODE, TO PROVIDE RECORDKEEPING REQUIREMENTS FOR LICENSED VENDORS, TO PROVIDE A CIVIL PENALTY AND TO MAKE TECHNICAL CORRECTIONS.

Be It Enacted by the Legislature of the State of Idaho:

SECTION 1. That Section 67-7701, Idaho Code, be, and the same is hereby amended to read as follows:

67-7701. PURPOSE AND POLICY. It is hereby declared that all bingo games and raffles in Idaho must be strictly controlled and administered, and it is in the public interest for the state to provide for the administration of charitable bingo games and raffles to protect the public from fraudulently conducted bingo games and raffles, to assure that charitable

groups and institutions realize the profits from these games, to prohibit professionals conducting bingo games or raffles for fees or a percentage of the profit and to provide that all expenditures by a charitable <u>or nonprofit</u> organization in conducting bingo games and raffles are in the best interest of raising moneys for charitable purposes.

SECTION 2. That Section 67-7702, Idaho Code, be, and the same is hereby amended to read as follows:

67-7702. DEFINITIONS. As used in this chapter:

- (1) "Bingo" means the traditional game of chance played for a prize determined prior to the start of the game.
 - (a) Upon approval by the bingo-raffle advisory board a licensee may offer bingo games in which players are allowed to select their own numbers if the cards used to conduct the games have controls that provide an audit trail adequate to determine all winning number combinations.
 - (b) Card-minding devices are prohibited. Autodaubing features are prohibited.
 - (c) Bingo shall not include "instant bingo" which is a game of chance played by the selection of one (1) or more prepackaged bingo cards, with the winner determined by the appearance of a preprinted winning designation on the bingo card.
- (2) "Bingo-raffle advisory board" means a board of six (6) persons chosen by the governor to make advisory recommendations regarding bingo and raffle operations and regulation in Idaho.
- (3) "Charitable organization" means an organization that has been in continuous existence in the county of operation of the charitable bingo game or raffle for at least one (1) year, that conducts charitable activities, and that is exempt from taxation under section 501(c)(3), 501(c)(4), 501(c)(6), 501(c)(8), 501(c)(10), 501(c)(19) or 501(d) of the Internal Revenue Code and is exempt from income taxation under title 63, Idaho Code, as a bona fide nonprofit charitable, civic, religious, fraternal, patriotic or veterans organization or as a nonprofit volunteer fire department, or as a nonprofit volunteer rescue squad, or as a nonprofit volunteer educational booster group, parent-teacher organization or association. If the organization has local branches or chapters, the term "charitable organization" means the local branch or chapter operating the bingo or raffle game.
- (4) "Commission" means the Idaho state lottery commission as defined in section 67-7404, Idaho Code.
- (5) "Duck race" means a charitable raffle played by releasing numbered, inanimate toys (ducks) into a body of moving water. A person who has been assigned the same number as the first duck to cross a predetermined point in the water (the finish line) is the winner. Other prizes may be awarded on the basis of the order in which the ducks cross the finish line. With the exception of determining "net proceeds," all restrictions and requirements applicable to the conduct of charitable raffles in this chapter shall also apply to the conduct of duck races.
- (6) "Electronic bingo card" or "face" means an electronic facsimile of a bingo card or face, from a permutation of bingo cards formulated by a manufacturer licensed in Idaho, which is stored and/or displayed in a bingo card-

monitoring device. An electronic bingo card or face is deemed to be a form of disposable paper bingo card.

- (7) (a) "Electronic bingo device" means an electronic device used by a bingo player to monitor bingo cards purchased at the time and place of a licensed organization's bingo session, and which:
 - (i) Provides a means for bingo players to input numbers announced by a bingo caller;
 - (ii) Requires the player to manually enter the numbers as they are announced by a bingo caller;
 - (iii) Compares the numbers entered by the bingo player to the numbers contained on bingo cards previously stored in the electronic database of the device;
 - (iv) Identifies winning bingo patterns; and

- (v) Signals only the bingo player when a winning bingo pattern is achieved.
- (b) "Electronic bingo device" does not mean or include any device into which coins, currency, or tokens are inserted to activate play, or any device which is interfaced with or connected to any host system which can transmit or receive any ball call information, site system or any other type of bingo equipment once the device has been activated for use by the bingo player.
- (8) "Gross revenues" means all moneys paid by players during a bingo game or session for the playing of bingo or raffle events and does not include money paid for concessions; provided that the expenses of renting electronic bingo devices from a licensed vendor and the fees collected from players for the use of electronic bingo devices must be reported separately on the organization's annual bingo report and must be netted for purposes of determining gross revenues as follows: only fees collected from players in excess of the rental charges paid to licensed vendors will be considered to be a part of gross revenues, and if the costs of renting electronic bingo devices from a licensed vendor exceed the fees collected from players for use of electronic bingo devices, the difference will be considered an administrative expense for purposes of section 67-7709(1)(d), Idaho Code.
- (9) "Holiday Christmas tree fundraiser" means a charitable raffle played by persons bidding on decorated holiday trees with the proceeds being utilized for senior citizen centers or hospitals or hospital auxiliaries. With the exception of determining "net proceeds," all restrictions and requirements applicable to the conduct of charitable raffles in this chapter shall also apply to the conduct of holiday Christmas tree fundraisers.
- (10) "Host system" means the computer hardware, software and peripheral equipment of a licensed manufacturer which is used to generate and download electronic bingo cards to a licensed organization's site system, and which monitors sales and other activities of a site system.
- (11) "Nonprofit organization" means an organization incorporated under chapter 3, title 30, Idaho Code.
- (12) "Organization" means a charitable organization or a nonprofit organization.
- (13) "Person" shall be construed to mean and include an individual, association, corporation, club, trust, estate, society, company, joint stock company, receiver, trustee, assignee, referee or any other person acting

in a fiduciary or representative capacity, whether appointed by a court or otherwise, and any combination of individuals. "Person" shall also be construed to mean and include departments, commissions, agencies and instrumentalities of the state of Idaho, including counties and municipalities and agencies or instrumentalities thereof.

- (14) "Raffle" means a game in which the prize is won by random drawing of the name or number of one (1) or more persons purchasing chances.
- (15) "Session" means a period of time not to exceed eight (8) hours in any one (1) day in which players are allowed to participate in bingo games operated by a charitable or nonprofit organization.
- (16) "Site system" means the computer hardware, software and peripheral equipment used by a licensed organization at the site of its bingo session which provides electronic bingo cards or bingo card monitoring devices to players, and which receipts the sale or rental of such cards and devices and generates reports relative to such sales or rentals.
- (17) "Special permit" means a permit that can be obtained by a charitable <u>or nonprofit</u> organization that is not licensed but qualifies to operate an exempt bingo operation. This permit allows a qualifying organization to operate bingo games at a county fair for the duration of the fair.
- (18) "Vendor" means an applicant, licensee or manufacturer, distributor or supplier licensed or unlicensed that furnishes or supplies bingo or raffle equipment, disposable or nondisposable cards and any and all related gaming equipment.
- SECTION 3. That Section 67-7704, Idaho Code, be, and the same is hereby amended to read as follows:
- 67-7704. BINGO-RAFFLE ADVISORY BOARD -- MEMBERS -- APPOINTMENT -- QUALIFICATIONS. (1) The bingo-raffle advisory board shall consist of six (6) members appointed by the governor and confirmed by the senate. Members shall be selected and appointed because of their ability and disposition to serve the state's interest and for knowledge of bingo and raffle operations. Members appointed by the governor shall serve at the pleasure of the governor, and must shall be residents over twenty-five (25) years of age who have experience in administrating, conducting or regulating bingo or raffle operations. There shall be one (1) member from each of the following six (6) districts initially established as follows:
 - $\underline{\text{(a)}}$ District No. 1. The counties of Benewah, Bonner, Boundary, Kootenai and Shoshone.
 - (b) District No. 2. The counties of Clearwater, Idaho, Latah, Lewis and Nez Perce.
 - (c) District No. 3. The counties of Ada, Adams, Boise, Canyon, Elmore, Gem, Payette, Owyhee, Valley and Washington.
 - (d) District No. 4. The counties of Blaine, Camas, Cassia, Gooding, Jerome, Lincoln, Minidoka and Twin Falls.
 - (e) District No. 5. The counties of Bannock, Bear Lake, Bingham, Caribou, Franklin, Oneida and Power.
 - $\underline{\text{(f)}}$ District No. 6. The counties of Bonneville, Butte, Clark, Custer, Fremont, Jefferson, Lemhi, Madison and Teton.
- (2) The terms of appointed members of the bingo-raffle advisory board shall be three (3) years, except that the members first appointed shall be

those serving as members of the bingo advisory board on July 1, 2000, each to hold office for the balance of his or her term for which appointed which shall be as follows:

The terms of the members from District No. 1 and District No. 4 shall expire the first Monday of January 2001.

The terms of the members from District No. 2 and District No. 5 shall expire the first Monday of January 2002.

The terms of the members from District No. 3 and District No. 6 shall expire the first Monday of January 2003. At the end of a term, a member continues to serve until a successor is appointed and qualifies. A member who is appointed after a term has begun serves only for the rest of the term and until a successor is appointed and qualifies. A vacancy of the board shall be filled in the same manner as regular appointments are made, and the term shall be for the unexpired portion of the regular term. No member of the board shall have a direct or indirect pecuniary interest in any contract or agreement entered into by the board. No more than three (3) members of the board shall belong to the same political party.

SECTION 4. That Section 67-7707, Idaho Code, be, and the same is hereby amended to read as follows:

67-7707. BINGO BY CHARITABLE OR NONPROFIT ORGANIZATIONS. (1) It is lawful for a charitable or nonprofit organization to conduct bingo sessions or games in accordance with the provisions of this chapter and the rules of the state lottery commission. Any charitable or nonprofit organization, any member of a charitable or nonprofit organization, or any person that conducts a bingo session or game in violation of any provision of this chapter or the rules of the state lottery commission may be assessed a civil penalty not in excess of ten thousand dollars (\$10,000) per violation. Additionally, any person knowingly conducting a bingo session or game in violation of the provisions of this chapter or the rules of the state lottery commission may be charged under the gambling laws contained in chapter 38, title 18, Idaho Code. Violations will be prosecuted by the county prosecuting attorney.

(2) No person under the age of eighteen (18) <u>years</u> may play bingo in games where a cash prize is offered or where the prize exceeds twenty-five dollars (\$25.00) in value for merchandise. No person under the age of eighteen (18) may play bingo in any game operated by a licensed charitable or non-profit organization.

SECTION 5. That Section 67-7708, Idaho Code, be, and the same is hereby amended to read as follows:

67-7708. LIMIT ON SESSIONS AND BINGO PRIZES. The number of sessions or games of bingo conducted or sponsored by a charitable or nonprofit organization shall be limited to three (3) sessions per week and such sessions shall not exceed a period of eight (8) hours per day. Until July 1, 1997, the maximum prize in cash or merchandise at fair market value that may be offered or paid for any one (1) game of bingo is one thousand five hundred dollars (\$1,500) and, the maximum aggregate amount of prizes, in cash or merchandise at fair market value that may be offered or paid at any one (1) session

of bingo is ten thousand dollars (\$10,000). After July 1, 1997, tThe maximum prize that may be offered or paid for any one (1) game of bingo, and the maximum aggregate amount of prizes that may be offered or paid for any one (1) session of bingo, shall be set by rule of the state lottery commission. Provided however, that the maximums to be set by the state lottery commission shall not be below the amounts described in this statute.

SECTION 6. That Section 67-7709, Idaho Code, be, and the same is hereby amended to read as follows:

67-7709. ACCOUNTING AND USE OF BINGO PROCEEDS.

- (1) (a) All funds received in connection with a bingo game required to be licensed pursuant to this chapter and the rules of the state lottery commission shall be placed in a separate bank account that is in the name of and controlled by the charitable or nonprofit organization. No funds may be disbursed from this account except the charitable or nonprofit organization may expend proceeds for prizes, advertising, rent including, but not limited to, renting space, chairs, tables, equipment and electronic bingo devices, utilities, rental of electronic bingo devices, and the purchase of supplies and equipment in playing bingo, taxes and license fees related to bingo, the payment of compensation, and for the purposes set forth below for the remaining proceeds.
- (b) Funds from bingo accounts must be withdrawn by preprinted, consecutively numbered checks or withdrawal slips, signed by an authorized representative of the licensed authorized organization and made payable to a person. A check or withdrawal slip shall not be made payable to "cash," "bearer" or a fictitious payee. The nature of the payment made shall be noted on the face of the check or withdrawal slip. Checks for the bingo account shall be imprinted with the words "bingo account" and shall contain the organization's bingo license name on the face of each check. A licensed authorized organization shall keep and account for all checks and withdrawal slips, including voided checks and withdrawal slips.
- Any proceeds available in a bingo account after payment of the expenses set forth in paragraph (1)(a) of this subsection shall inure to the charitable or nonprofit organization to be used for religious, charitable, civic, scientific testing, public safety, literary or educational purposes or for purchasing, constructing, maintaining, operating or using equipment or land, or a building or improvements thereto, owned, leased or rented by and for the charitable or nonprofit organization and used for civic purposes or made available by the charitable or nonprofit organization for use by the general public from time to time, or to foster amateur sports competition, or for the prevention of cruelty to children or animals, provided that no proceeds shall be used or expended directly or indirectly to compensate officers or directors. The licensed bingo operation must maintain records for three five (35) years on forms prescribed by the commission or pursuant to rules prescribed by the commission showing the charitable activities to which the proceeds described in this paragraph are applied. No employees of the charitable or nonprofit organization may be compensated from bingo proceeds except as provided in this subsection.

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(d) All gross revenues received from bingo games by a charitable or nonprofit organization must be disbursed in the following manner, unless otherwise provided in section 67-7708, Idaho Code: not more than sixty-five percent (65%) of the gross revenues shall be used for prizes in the charitable bingo game_{r} not less than twenty percent (20%) of gross revenues shall be used for charitable purposes enumerated in this subsection, and not more than fifteen a maximum of eighteen percent (158%) of the gross revenues shall may be used for administrative expenses associated with the charitable bingo game. If agreed upon by its board of directors, a charitable organization may decrease gross revenues spent on administrative expenses associated with bingo games and allocate those revenues to prizes so long as no more than seventy percent (70%) of the gross revenues is used for prizes on the bingo game. An organization requesting an exemption from the disbursement percentages provided in this paragraph for administrative costs may shall request such an exemption from the state lottery commission.

- (ii) Two hundred fifty dollars (\$250) or one-tenth of one percent (.1%) of annual gross revenues, as per the previous year's annual bingo report whichever is greater may be paid as wages for the conduct of any one (1) bingo session. Such wages shall be paid on an hourly basis, shall be directly related to the preparation, conduct of and cleaning following a bingo session, and shall be paid out of the organization's separate bank account unless the director of lottery security has given prior written permission to pay wages out of another account. Such wages shall be part of the $\frac{\text{fifteen eighteen percent (158\%) gross revenues used for administrative expenses}.$
- (2) Any charitable or nonprofit organization conducting bingo games pursuant to this chapter shall prepare a statement at the close of its license year and shall file such statement with the state lottery. The statement shall be prepared on a form prescribed by the lottery commission and shall include, at a minimum, the following information:
 - (a) The number of bingo sessions conducted or sponsored by the licensed organization;
 - (b) The location and date at which each bingo session was conducted;
 - (c) The gross revenues of each bingo session;
 - (d) The fair market value of any prize given at each bingo session;
 - (e) The number of individual players participating in each session;
 - (f) The number of cards played in each session;
 - (q) The amount paid in prizes at each session;
 - (h) The amount paid to the charitable or nonprofit organization;
 - (i) All disbursements from bingo revenue and the purpose of those disbursements must be documented on a general ledger and submitted with the annual bingo report to the Idaho lottery commission; and
 - (j) An accounting of all gross revenues and the disbursements required by statute and rule of the state lottery commission must be retained in permanent records with the organization, including the date of each transaction and the name and address of each payee for all prize pay-

 ments in excess of one hundred dollars (\$100) and the disbursements of funds to charitable activities, including the identity of the charity and/or purpose and use of the disbursements by the charity. Such records shall be retained for a period of five (5) years.

- (3) Any organization required to be licensed to conduct bingo operations under the provisions of this chapter shall use only nonreusable colored bingo paper or electronic bingo paper so that all sales may be tracked. The nonreusable colored paper must have a series and serial number on each card. At the conclusion of each session, all organizations using nonreusable bingo paper must track their bingo sales per session by recording the series and serial numbers of all paper sold, damaged, donated or used for promotion in that session. Each such organization shall keep a ledger of the numbers of all such papers used during each session. All paper must be tracked as either sold, damaged, donated, used for promotion, or omitted from the original distributor or manufacturer. Paper tracking ledgers and invoices from the distributor or manufacturer for nonrefundable colored bingo paper must be kept with the permanent records for that bingo operation.
- (4) Any person who shall willfully or knowingly furnish, supply or otherwise give false information in any statement filed pursuant to this section shall be guilty of a misdemeanor.
- (5) All financial books, papers, records and documents of an organization shall be kept as determined by rule of the state lottery and shall be open to inspection by the county sheriff of the county, or the chief of police of the city, or the prosecuting attorney of the county where the bingo game was held, or the attorney general or the state lottery at reasonable times and during reasonable hours.
- (6) Every charitable or nonprofit organization whose annual gross revenues exceed two hundred thousand dollars (\$200,000) from the operation of bingo games shall provide the state lottery with a copy of an annual audit of the bingo operation. The audit shall be performed by an independent certified public accountant and who is licensed in the state of Idaho and who meets the peer review requirements set forth by the Idaho state board of accountancy. The audit shall be submitted to the Idaho state lottery within ninety (90) days after the end of the license year.

SECTION 7. That Section 67-7710, Idaho Code, be, and the same is hereby amended to read as follows:

67-7710. RAFFLES -- DUCK RACES -- HOLIDAY CHRISTMAS TREE FUNDRAISERS. (1) It is lawful for any charitable or nonprofit organization to conduct raffles in accordance with the provisions of this chapter. Any charitable or nonprofit organization who or any person that conducts a raffle in violation of any provision of this chapter may be assessed a civil penalty not in excess of ten thousand dollars (\$10,000) per violation. Additionally, any person knowingly conducting a raffle in violation of any provision of this chapter or rule of the state lottery commission may be charged under the gambling laws of the state contained in chapter 38, title 18, Idaho Code, and may be assessed a civil penalty by the lottery not in excess of ten thousand dollars (\$10,000) per violation. It shall not constitute a violation of state law to advertise a charitable raffle conducted pursuant to this lawful to participate in a charitable raffle conducted pursuant to this

chapter. A charitable raffle conducted lawfully pursuant to this chapter is not gambling for purposes of chapter 38, title 18, Idaho Code.

- (2) Raffles shall be limited to twelve (12) per charitable or nonprofit organization per year, provided that this limitation shall not apply to public or private elementary, or secondary schools or higher education institutions located in this state. The maximum aggregate value of cash prize(s) that may be offered or paid for any one (1) raffle, which is not a duck race or a holiday Christmas tree fundraiser, is one thousand dollars (\$1,000) and if merchandise is used as a prize and it is not redeemable for cash, there shall be no limit on the maximum amount of value for the merchandise. For duck races, there shall be no limit on the maximum amount of the value of a cash prize if the cash prize is underwritten by insurance. If a duck race offers a cash prize that is not underwritten by insurance, the maximum aqgregate value of the cash prize(s) is one thousand dollars (\$1,000). There shall be no maximum value on the amount that a tree may be raffled for in a holiday Christmas tree fundraiser. There shall be no limit on the maximum of value for merchandise used as a prize in a duck race or a holiday Christmas tree fundraiser if the merchandise is not redeemable for cash.
- (3) As used in this subsection, "net proceeds of a charitable raffle" means the gross receipts less the cost of prizes awarded. "Net proceeds of a duck race" shall mean gross receipts, less the cost of prizes awarded and the rental cost of the ducks used in the race. "Net proceeds of a holiday Christmas tree fundraiser" shall mean the gross receipts less the cost of procuring the trees or other prizes. A maximum of twenty percent (20%) of the net charitable raffle proceeds may be used by the charitable or nonprofit organization for expenses other than prizes. No less than ninety eighty percent (980%) of the net proceeds of a raffle shall be used by the charitable or nonprofit organization for charitable, religious, educational, civic or other nonprofit charitable purposes.
- (4) In any charitable raffle, except a duck race, in which the fair market value of the prize or prizes exceeds ten thousand dollars (\$10,000), the raffle tickets shall be consecutively numbered with no duplicate numbers and the proceeds from the sale of raffle tickets shall be deposited in a separate bank account that is in the name of and controlled by the charitable or nonprofit organization. The licensed charitable or nonprofit organization conducting the raffle shall maintain a written record of the ticket numbers sold and such record shall be made available to the lottery upon request. The original unsold tickets shall be retained in the organization's records for a period of five (5) years and made available to the lottery upon request. A licensed charitable or nonprofit organization conducting a duck race in which the fair market value of the prize or prizes exceeds ten thousand dollars (\$10,000) shall maintain all sale reports for a period of five (5) years and such sale reports shall be made available to the lottery upon request.
- (5) Any licensed charitable or nonprofit organization conducting raffles pursuant to this chapter shall prepare a statement at the close of its license year and shall file such statement with the state lottery. The statement shall be prepared on a form prescribed by the lottery commission and shall include, at a minimum, the following information:
 - (a) The number of raffles conducted or sponsored by the charitable or nonprofit organization;

- (b) The location and date at which each raffle was conducted;
- (c) The gross revenues of each raffle;

- (d) The fair market value of any prize given at each raffle;
- (e) The amount paid in prizes at each raffle;
- (f) The amount paid to the charitable or nonprofit organization;
- (g) An accounting of all gross revenues and the disbursements required by statute and rule of the state lottery commission that shall be retained in the organization's records for a period of five (5) years.
- (56) Every charitable or nonprofit organization whose annual gross revenues exceed two hundred thousand dollars (\$200,000) from the operation of raffle events shall provide the state lottery with a copy of an annual audit of the raffle events. The audit shall be performed by an independent certified public accountant and who is licensed in the state of Idaho and who meets the peer review requirements set forth by the Idaho state board of accountancy. The audit shall be submitted to the Idaho state lottery within ninety (90) days after the end of the license year.

SECTION 8. That Section 67-7711, Idaho Code, be, and the same is hereby amended to read as follows:

67-7711. LICENSING PROCEDURE. (1) Any charitable or nonprofit organization not exempt pursuant to section 67-7713, Idaho Code, desiring to operate bingo sessions or games or charitable raffles shall make application for a license to the state lottery. The state lottery shall review the license application and shall approve or deny the issuing of a license within fifteen (15) calendar days of receipt of the license application. The state lottery may deny the application if it determines that the applicant has not met requirements for an application imposed in this chapter and rules promulgated pursuant to this chapter or upon any ground for which an application for renewal of a license could be denied or for which an existing licensee's license could be revoked or suspended. Whenever an application is denied, it shall be returned to the applicant by the state lottery with specific reasons for the denial. When a license application is approved by the state lottery, the state lottery shall issue a license to the applicant. No person or charitable or nonprofit organization, except those exempt pursuant to section 67-7713, Idaho Code, shall operate or conduct a bingo session or game or charitable raffle until it has received a license from the state lottery. The license shall expire one (1) year after the date it was issued. A copy of the license shall be furnished to the county sheriff of the county or the chief of police of the city in which the licensee intends to operate a bingo session or game or sell charitable raffle tickets before a bingo session or game or a charitable raffle is conducted by the licensee.

- (2) Each application and renewal application shall contain the following information:
 - (a) The name, address, date of birth, driver's license number and social security number of the applicant and if the applicant is a corporation, association or other similar legal entity, the name, home address, date of birth, driver's license number and social security number of each of the officers of the organization as well as the name and address of the directors, or other persons similarly situated, of the organization;

- (b) The name, home address, date of birth, driver's license number and social security number of each of the person or persons responsible for managing the bingo session or game or raffle;
- (c) (i) In the case of charitable organizations, a copy of the application for recognition of exemptions and a determination letter from the internal revenue service that indicates that the organization is a charitable organization and stating the section under which that exemption is granted, except that if the organization is a state or local branch, lodge, post or chapter of a national organization, a copy of the determination letter of the national organization shall satisfy this requirement; and
 - (ii) In the case of incorporated nonprofit organizations, a copy of a certificate of existence issued by the secretary of state pursuant to chapter 3, title 30, Idaho Code, establishing the organization's good standing in the state.
- (d) The location at which the applicant will conduct the bingo session or games or drawings for the raffles.
- The operation of bingo sessions or games or charitable raffles shall be the direct responsibility of, and controlled by, a special committee selected by the governing body of the organization. If the governing body has not appointed a special committee, and the members of the governing body shall be held responsible for the conduct of the bingo sessions or games or raffles. No directors or officers of an organization or persons related to them either by marriage or blood within the second degree shall receive any compensation derived from the proceeds of a bingo session or raffle regulated under the provisions of this chapter. An organization shall not contract with any person for the purpose of conducting a bingo session or providing bingo services or conducting a raffle on the organization's behalf, provided that this prohibition does not prevent a bingo organization from hiring employees and paying wages as provided in section 67-7709(1)(d)(ii), Idaho Code. However, if the state lottery commission has entered into an agreement or contract with another state for the operation or promotion of joint bingo sessions, the charitable or nonprofit organization may participate in that contract or agreement.
- (4) Different chapters of an organization may apply for and share one (1) license to conduct raffles so long as the information required in subsection (2) of this section is provided to the lottery prior to the issuance of the license.
- (5) The organization may apply for the license to coincide with the organization's fiscal year.
- SECTION 9. That Section 67-7712, Idaho Code, be, and the same is hereby amended to read as follows:
- 67-7712. LICENSE FEES -- SUSPENSION OR REVOCATION. (1) Each organization that applies to the state lottery for a license pursuant to this chapter shall pay annually to the state lottery a nonrefundable license fee which shall be due upon submission of the application. License fees shall be based on the organization's gross revenues from bingo or raffle operations as required to be reported by statute or rule of the commission. Organizations with gross revenues of twenty-five thousand dollars (\$25,000) or less shall

pay a fee of one hundred dollars (\$100). Organizations with gross revenues of twenty-five thousand dollars (\$25,000) to seventy-five thousand dollars (\$75,000) shall pay a fee of two hundred dollars (\$200). Organizations with gross revenues exceeding seventy-five thousand dollars (\$75,000) shall pay a fee of three hundred dollars (\$300). New organizations with no history of gross revenues shall pay a fee of one hundred dollars (\$100), and the gross revenues indicated in the organization's first annual report shall determine the license renewal fee.

- (2) Any license issued pursuant to this chapter $\frac{\text{shall }}{\text{may}}$ be suspended or revoked by the state lottery if it is found that the licensee or any person connected with the licensee has violated any provision of this chapter or any rule of the lottery commission or ordinance of a county adopted pursuant to this chapter or:
 - (a) Has continued to operate bingo sessions or games after losing its tax exempt or nonprofit status or ceases to exercise independent control over its activities or budget as required under the provisions of this chapter;
 - (b) Has violated or has failed or refused to comply with the provisions of this chapter, or has violated the provisions of a rule of the lottery commission or has allowed such a violation to occur upon premises over which the licensee has substantial control;
 - (c) Has knowingly caused, aided or abetted, or conspired with another to cause, any person to fail or refuse to comply with the provisions, requirements, conditions, limitation or duties imposed in this chapter, or to fail or refuse to comply with a rule adopted by the state lottery commission;
 - (d) Has obtained a license or permit by fraud, misrepresentation or concealment, or through inadvertence or mistake;
 - (e) Has been convicted, forfeited bond, or has been granted a withheld judgment, upon a charge involving forgery, theft, willful failure to make required payments or reports to a governmental agency at any level, or filing false reports to a governmental agency, or any similar offense or offenses, or of bribing or otherwise unlawfully influencing a public official or employee of any state or the United States, or of any crime, whether a felony or misdemeanor, involving gambling activity, physical injury to individuals or moral turpitude;
 - (f) Denies the state lottery access to any place where a licensed game is conducted, denies access to any law enforcement officer, or fails promptly to produce for inspection or audit any records or items as required by law;
 - (g) Fails to have the license available for verification where the licensed game is conducted;
 - (h) Misrepresents or fails to disclose to the state lottery or any investigating law enforcement officer any material fact;
 - (i) Fails to demonstrate to the state lottery by clear and convincing evidence, qualifications for the license according to state law and the rules of the state lottery establishing such qualifications;
 - (j) Is subject to current prosecution or pending charges, or to a conviction regardless of whether it has been appealed, for any offense described in paragraph (e) of this subsection. At the request of an appli-

- cant for an original license, the state lottery may defer decision upon the application during the pendency of the prosecution or appeal;
- (k) Has pursued or is pursuing economic gain in a manner or context which violates criminal or civil public policy of this state and creates a reasonable belief that the participation of the person in gaming operations by charitable or nonprofit organizations would be harmful to the proper operation of a lawful bingo or raffle.
- (3) The state lottery may, upon its own motion, upon the decision of the lottery staff or upon a written verified complaint of any other person, investigate the operation of any gaming purportedly authorized in this chapter. If the state lottery staff has reasonable cause to believe that any gaming as described in this chapter violates any of the provisions of this chapter or rules promulgated pursuant to this chapter, it may, in its discretion, place in probationary status, revoke, cancel, rescind or suspend any license for a period not to exceed one (1) year, or it. The state lottery may refuse to grant a renewal of the license or it may take other action as may be appropriate under this act chapter and any rules promulgated pursuant to this act chapter. If the state lottery shall refuse to grant a license or refuse to grant a renewal of a license or revoke, cancel, rescind or suspend a license, it shall give the applicant or licensee fifteen (15) calendar days' written notice of its intended action stating generally the basis for its action. Within the fifteen (15) calendar day notice period, the applicant or licensee shall indicate its acceptance of the decision of the state lottery or shall request a hearing to be held in the same manner as hearings in contested cases pursuant to chapter 52, title 67, Idaho Code. The hearing shall be conducted within twenty-one (21) days of the request. The applicant or licensee may appeal the decision of the state lottery after the hearing within the same time and manner as provided for judicial review of actions pursuant to chapter 52, title 67, Idaho Code. Failure to make the request for a hearing as provided herein, shall render the decision of the state lottery final and not subject to further appeal.

SECTION 10. That Section 67-7715, Idaho Code, be, and the same is hereby amended to read as follows:

- 67-7715. VENDORS -- LICENSING -- FEES. (1) No person or entity shall manufacture, sell, distribute, furnish or supply to any person or entity any gaming device, equipment or material, in this state or for use in this state, without first obtaining a vendor's license from the state lottery commission. Vendor licenses shall not be issued by the state lottery except respecting devices, equipment or material designed and permitted to be used in connection with activities authorized under this chapter. Provided however, that this licensing requirement shall apply only insofar as the state lottery commission has adopted rules implementing it as to particular categories of gaming devices and related material and equipment.
- (2) Any person or entity that manufactures, sells, distributes, furnishes or supplies any gaming device, equipment or material, in this state or for use in this state shall make application for a vendor license to the state lottery. The state lottery shall review the license application and shall approve or deny the issuing of a license within fifteen (15) calendar days of receipt of the license application. The state lottery may deny the appli-

cation if it determines that the applicant has not met the requirements imposed in this act chapter and rules promulgated pursuant to this act chapter. Whenever an application is denied, it shall be returned to the applicant by the state lottery with specific reasons for the denial. When the license application is approved by the state lottery, the state lottery shall issue a license to the applicant.

- (3) Each application and renewal application shall contain the following information:
 - (a) The name, address, date of birth, driver's license number and social security number of the applicant and if the applicant is a corporation, proprietorship, association, partnership or other similar legal entity, the name, home address, date of birth, driver's license number and social security number of each of the officers of the corporation and their spouses, as well as the name and address of the directors and their spouses, or other persons similarly situated.
 - (b) The locations or persons with which the applicant will provide any gaming device, equipment or material in this state or for use in this state.
- (4) Any licensee under this section shall submit an annual revenue report to the Idaho lottery commission within thirty (30) days of the end of the licensed year on the prescribed forms provided by the Idaho lottery commission.
- (5) Each applicant shall pay annually to the state lottery a nonrefundable license fee of five hundred dollars (\$500) which shall be due upon submission of the application.
- (6) Each licensed vendor shall maintain records of all sales to organizations in Idaho for a period of five (5) years. Such records shall be provided to the lottery upon request.
- $\underline{(7)}$ Any license issued pursuant to this <u>chapter section</u> shall be suspended or revoked by the state lottery <u>and the licensee may be assessed a civil penalty by the state lottery up to ten thousand dollars (\$10,000) per <u>violation</u> if it is found that the licensee or any person connected with the licensee has violated any provision of this chapter, particularly those in section 67-7712, Idaho Code, or any rule of the lottery commission.</u>